PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 30599P WO		FOR FURTHER	ACTION	See Form PCT/IPEA/416		
International a	pplication No.	International filing d	late (day/month/year)	Priority date (day/month/year)		
PCT/EP2004/006315		15 11.06.200	04	11.06.2003		
		IPC) or national classification and				
	Tatem Classification (A C) of Haronal Classification and				
Applicant CELARI	ES GMBH					
1. This	s report is the internater Article 35 and trans	ational preliminary examination is smitted to the applicant according	report, established by this to Article 36.	s International Preliminary Examining Authority		
	s REPORT consists o			ing this cover sheet.		
3. Thi	s report is also accom	panied by ANNEXES, comprisin	g:			
a .	(sent to the a	pplicant and to the International i	Bureau) a total of 6	sheets, as follows:		
	sheets of sheets of Instruct	of the description, claims and/or of containing rectifications authorizedions).	trawings which have been d by this Authority (see	n amended and are the basis for this report and/or Rule 70.16 and Section 607 of the Administrative		
	sheets the disc	which supersede earlier sheets, but the international application of the international application of the supersection of the	at which this Authority c cation as filed, as indicat	considers contain an amendment that goes beyond the in item 4 of Box No. I and the Supplemental		
ъ.	(sent to the l	nternational Bureau only) a total	of (indicate type and num	aber of electronic carrier(s))		
				, containing a sequence listing and/or tables		
		, in computer readable form only the Administrative Instructions).	, as indicated in the Sup	plemental Box Relating to Sequence Listing (see		
4. Th		ications relating to the following i	tems:			
×	~	Basis of the report				
	Box No. II	Priority				
	Box No. III		ith regard to novelty, inv	ventive step and industrial applicability		
	Box No. IV	Lack of unity of invention				
Σ	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	Box No. VI Certain documents cited					
	Box No. VII	Certain defects in the internation	nal application			
<u>L</u> L	Box No. VIII	Certain observations on the inte	ernational application			
Date of sub	mission of the deman	d	Date of completion of	f this report		
Name and mailing address of the IPEA/EP			Authorized officer			
1						

Translation

International application No.
PCT/EP2004/006315

Box l	No. I	Basis of the report		
1.		to the language, this report is based on the internation der this item.	al application in the language in v	which it was filed, unless otherwise
		eport is based on translations from the original languag is the language of a translation furnished for the purpo		,
	Li Li	international search (Rule 12.3 and 23.1(b))		
		publication of the international application (Rule 12.4)		
		international preliminary examination (Rule 55.2 and/o		
2.	receiving Of this report):	I to the elements of the international application, this in the second of the internation of the least to the second of the least ternational application as originally filed/furnished	eport is based on (replacement s referred to in this report as "or	heets which have been furnished to the iginally filed" and are not annexed to
	the de	escription:		
	pages	1-45		as originally filed/furnished
	pages	*	received by this Authority on	, was well
	pages	*	received by this Authority on	
	the cl	aims:		
	nos.			as originally filed/furnished
	nos.*			r with any statement) under Article 19
	nos.*			24.03.2005 with letter of 24.03.2005
	nos.*			
		rawings:	•	
				as originally filed/furnished
	sheet			
	sheet			
	sheet			
	☐ a seq	uence listing and/or any related table(s) - see Supplem	ental Box Relating to Sequence I	listing.
3.	The	amendments have resulted in the cancellation of:		
		the description, pages		
		the claims, nos.		
		the drawings, sheets/figs		
		the sequence listing (specify):		
		any table(s) related to sequence listing (specify):		
4.	This they	report has been established as if (some of) the amend have been considered to go beyond the disclosure as fi	dments annexed to this report an iled, as indicated in the Suppleme	d listed below had not been made, sincental Box (Rule 70.2(c)).
		the description, pages		
		the claims, nos.		
1		the drawings, sheets/figs		
		the sequence listing (specify):		
	If item 4 a	applies, some or all of those sheets may be marked "suj		

International application No.
PCT/EP2004/006315

Box No. III	Non-establishment of opinion	n with regard to novelty, inventive step and industrial applicability				
The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:						
	the entire international application					
\boxtimes	claims Nos. 1 (in part) -6 (in	part)				
because	:					
	the said international application, or the relate to the following subject matter w	e said claims Nos. which does not require an international preliminary examination (specify):				
	the description, claims or drawings (in	dicate particular elements below) or said claims Nos. ion could be formed (specify):				
1	the claims, or said claims Nos. 1 (a by the description that no meaningful					
	no international search report has been	n established for said claims Nos. 1(in part)-6(in part)				
		nence listing does not comply with the standard provided for in Annex C of the Administrative				
	the written form	has not been furnished				
		does not comply with the standard				
	the computer readable form	has not been furnished				
		does not comply with the standard				
		nd/or amino acid sequence listing, if in computer readable form only, do not comply with the Annex C-bis of the Administrative Instructions.				
	See Supplemental Box for further deta	ails.				

International application No.
PCT/EP2004/006315

Box		Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
1.	Statement			
	Novelty (N)	Claims	1-18	YES
		Claims		NO
	Inventive step (IS)	Claims		YES
		Claims	1-18	NO
	Industrial applicability (IA)	Claims	1-18	YES
		Claims		NO

2. Citations and explanations (Rule 70.7)

The new set of claims submitted with the letter of 24 March 2005 is restricted to compounds (Ia) and (Ib), which contain at least two groups of formula (II) consisting of at least three alkylene oxide units (n = 3).

D12: US 2002 010 7224

D16: WO 01/12154

D17: I. Ugi et al., Angew. Chem., 112, 3300-3344 (2000) (cited in the application)

D19: US 6 355 726

D20: EP 1 104 677 (cited in the application)

1. Novelty (PCT Article 33(2))

Document **D12** describes compounds containing NH-CO-CH₂-N-CO (Ia) as a backbone element (compound 12, page 39, example 34), i.e. two polyoxyalkylene groups, of which only one consists of three alkylene oxide units (see compound 12, page 39 or example 34). These compounds can be used to induce an immune response to cancer and HIV.

Document **D16** discloses dicarboxylic acid amine compounds of formula (XIV) (B3, page 32, and B17, page 41), which are

International application No.
PCT/EP2004/006315

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

used as starting materials to produce lipid particles with a targeting function. None of the compounds described contain a polyalkylene oxide unit.

The four-component condensation reaction carried out by Ugi is described in documents D17, D19 and D20 together with its use for the creation of substance libraries. D17 discloses compounds of formula (Ia) (page 3315) and formula (Ib) (page 3309. D19 describes compounds of formula (Ia) (examples 1, 3, 6, 7, 9 and 11). D20 describes protein conjugates containing a structural element of formula (Ia) and therapeutic and/or diagnostic uses thereof (claims 6 and 8). However, none of the compounds described in these documents contain a polyalkylene oxide unit.

None of the above-cited documents disclose compound (I) or compound (XIV) with two groups of formula (II) where n=3. The subject matter of claims 1 to 18 is therefore considered novel.

2. Inventive step (PCT Article 33(3))

The prior art describes compounds of formulas (Ia) and/or (Ib) without two polyoxyalkylene groups consisting of three alkylene oxide units as reagents for modifying biopharmaceuticals. The present application addresses the problem of producing new compounds. Only one substance was tested, namely substance 21. The compounds of formula (Ia) in the present application (formula (II) being the same as formula (IIa) where $R_1 = OMe$ and n = 3) therefore solve the technical problem of interest. If a person skilled in the art would be unable to predict that with the minor

International application No.
PCT/EP2004/006315

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

structural modification compared with D12 (see compound 12, page 39, or example 34, paragraph 35, page 4) compound 21 would retain its biopharmaceutical activity, or if an unexpected effect was observed, then not all the claimed compounds can be regarded as solving the technical problem (the differences are more numerous). Only compounds which are structurally closely related to the compound that has been tested can be regarded as solving the problem, namely compounds of formula (I) containing at least two polyoxyalkylene groups of formula (IIa) where $R_1 = OMe$.

The subject matter of claims 1 to 18 therefore does not involve an inventive step.

International application No.
PCT/EP2004/006315

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

- 3.1 Compounds 18, 20 and 22 contain a peroxy group $O-(OC_2H_4)_{10}$. This appears to be incorrect because the application relates to compounds containing polyoxyalkylene groups (PCT Rule 91.1).
- 3.2 As a result of the restrictions made, the new set of claims specifies only compounds (Ia) and (Ib), in which radicals V, W, X and Z together have at least two groups of formula (II) consisting of at least three alkylene oxide units. This means that compounds 8, 9, 10, 12 and 14 to 16 in examples 1 to 3, 5 and 7 are not covered by the new claim 1. However, compound 16 was the only substance that was tested in the original application, and must now be regarded as a comparative example. This creates a problem of clarity with respect to the desired scope of protection (PCT Article 6).
- 3.3 According to the applicant, the backbone element of the claimed compounds is NH-CO-CW₂, a bonding group and at least two polyoxyalkylene groups consisting of at least three alkylene oxide units. However, this is only true when formula (II) is the preferred formula (IIa) (page 10). Otherwise formula (II) contains optional substitutions with OH, OR, COR or hydrocarbons, which may contain heteroatoms. The bonding group is defined in

International application No.
PCT/EP2004/006315

Supplemental Box

claim 2, and comprises all possible functional groups. Therefore the current claims 1 to 6 still relate to an inordinately large number of possible compounds (Ia), (Ib) and (XIV), of which only a small proportion are supported by the description in accordance with PCT Article 6 and/or can be regarded as having been disclosed in the application in accordance with PCT Article 5 (only when formula (II) = formula (IIa), where $R_1 = OMe$, n = 3 and only one tested compound, namely substance 21; see the problems referred to above in points 3.1 and 3.2). In this instance the claims lack the proper support and the application lacks the requisite disclosure to such an extent that it appears impossible to carry out a meaningful search covering the full range of subject matter for which protection is sought. The search was therefore directed to the parts of the claims that appear to be supported and disclosed in the above sense, that is the parts relating to the compounds specified in the exemplary embodiments, including closely related homologous compounds, namely:

For claim 1: $Ak-O-[CH_2-CH_2-O]_{0-20}-CH_2-CH_2-N[CO-C]$

[G-CO-NH-CH $_2$ -C] where G = CH $_2$ or

C(Me)₂; full search

For claim 6: CH ... $CH-CH_2-CH_2-CH[(CH)_{0-11}-CO-N]_2$

where ... represents a double or triple

bond; incomplete search.